



**ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು**

<p>ಅರ್ಕಾ 154 Volume 154</p>	<p>ಅರ್ಕಾ, ಅರ್ಕಾ ರಾಜ್ಯ 5, 2019 (ಅರ್ಕಾ 14, ಶಕಾ 1941) Bengaluru, Thursday, December 5, 2019 (Margashira 14, Shaka Varsha 1941)</p>	<p>ಅರ್ಕಾ 48 Issue 48</p>
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## · · ÁUÀ 1

gÁdà , RÁŌgžÀ<sup>a</sup>ÄRà DzÄ±ÜMÄ °ÁUNE , ÄVÉË-É<sup>a</sup>ÄAvÁZÀ  
J-ÄeE-ÁSÜÜUNE , ÄŞACı zÀDzÄ±ÜMÄ

**PÀZÁAiÄ , àªÁ®AiÄ**

«**μ**ΑΙἸ: ΖΆγιζΆιι ΑιιΆνέΡΕΥΕΛΆΡ ΑιιΆνΆγΔΟΥΚΕΥ, ΡΆδγζΆ<sup>α</sup>ιι-ΆΆΖΆ ΖΕΛΡ ΑΑιι ΔΆqΆ<sup>α</sup>Α ΠΆj vΆ<sup>α</sup> ΑΑΔΟΔ, ΔΕΑΑιιΕΑΒ ΟΕgλ, Ά<sup>α</sup>Α ΣΥΕ

- [illegible]

¥ÁËÉ:

a) A f (1) gr e Nz t Á z Á , P Á g l z Á D z Á z k r e 2014-15 E Á , Á ° E Á D A i Á a i Á i Á Á p t z r e W E Á T t z Á v é Z Á g i z á a i i A i Á Á v é P U E A q Á A i Á Á Á v Á O U K U É z E Á P Á A i Á a Á q Á a A i Á E Á D E A i Á E Á B e Á j U É v g t Á V z Á y Á F A i Á E Á D E U É Á S A C t z Á v é a Á A U D Á E A i Á E Á B Á P Á ° E g r Á Á V g Á v z é

აბა-ე (2) გრეზიზა პაოგლაძე 2018-19წ. ა.ე.ა. - პიკატი 2250-00-103-5-08 აბა-ე, აბა-ე  
 აბა-ე/ოკუე 600 ზეა. პაი/ყ. აბა-ე/აბა-ე მზ/19ა. 646.00 @პიკატი 2250-00-103-5-08 აბა-ე  
 აბა-ე/აბა-ე 2250-00-103-5-08 აბა-ე, აბა-ე/აბა-ე 2250-00-103-5-08 აბა-ე, აბა-ე/აბა-ე 2250-00-103-5-08 აბა-ე

[illegible]

DAIÄPÄ, ZÄ«ÄÖPÄ ZMÜ E-ÄSÉ E<sup>a</sup>ÄÄPÄ EÄIÄÄB YÄ<sup>2</sup>° 1, F PÄPÄQÄVÉ DZÄ<sup>21</sup>ZÉ

PAÖgZÄDzÄ+Ä MSÄ PÄE 11 aM© 2019, "ÄUMegÄ, ¢EÄPÄ 15 EÄ CPÄÄSgi, 2019

ԿԱՐԵԱՆ՝ «ԱՅԻ ԳԱՐԱ ԿԱՆԱԿԱ» ԷՖԻԿ՝ 2019-20ԷԱ Դ՝ ԷԱ ԴՊԻՔԻ «2250-00-103-5-08 ԴԱԷԱ ԴԷԷԴԱ  
 ԱԻՆԱՎՅՈՒԿՄԷ ԷԶԲԱ 100 ՇԷԲԱԻԱՆ/Յ՝ ՕՂԻ ԱԻԷԷԷԻՐ ՄՅՆԻ ԳԱՐԱ Դ՝ 1000.00 ՔՍԱԿԱ ԸՆԶԱՆԷՔԷ Դ՝ 550.00 ՔՍԱԿԱ  
 ԸՆԶԱՆԷՔԷՆ ԶԱԳԻԶԱՆԻ ԱԻՆԱՎՅՈՒԿՄԷ «ԱԻԷԱՎՊԱ ԸՆԶԱՆ ԲԱՐԶԻ ՕՒԿԷ ԶԱԳԻԶԱՆԻ ԱԻՆԱՎՊԱԿԱ ԱԻՆԱՎՅՈՒԿՄԷ  
 ՇԷԲԱԻԱՆ ԲՂԳԱԶԻԱԶՆԱՎԱՆ ԸՆԶԱՆԷՔԷ ՕՒՄԻ ԳԱՐԱ Դ՝ ԱՆԱՎՅՈՒԿԱՆԱՆ ԸՆԶԱՆ Դ՝ ԱՆԱՎԷ ԴԶԷԶԷ

PE'A, A'AAEA, A'BEA'ga'AvAu ZAgizA'li AilAvE'PUKE'AP'A AilAvAyOUKUE'AUt'AV EE'AB'AAZÉ'W DyOP'A'UDZA  
DAiA'AAiAZP'e'PI'ZÄT'OPÉ "2250-00-103-5-08" A'AAEA, A'BEA'ga' AilAvAyOUKUE'EP'Ä 100 ZE'ÄP'ÄAiA'WY'Agk AilEAD'EAiAr  
MZV, A'AU'A'CEAZÄCP'EA'B O'EAZÄT'PE'AAr «A'AEVÄV'PE'WÄP'Ä DAiNÄPÄ, ZÄ«ÄOPÄZM'E'ÄSE'E'Ä UE'CEA'Aw ÄArZÉ



**PÀZÁIÄ , à<sup>a</sup> Á® AiÄ**

«**пай** : pɛˈʌ, ʌˈɪɛʌʌ, ɣɛʌˈʌ ʌ ɪɪɪvɛ pɛʊɛʌʌʌ ʌ ɪɪɪvɪy ɔʊmɛ , pʌɔgɪʌ ʌ ɪv-ʌʌʌ zɛʌʌ p ʌ ɪɪʌ ʌ ɛʌʌ  
 ʏʌʌ ɪv, ʌʌ pʌj vʌ ʌ ɪʌʊb, ɛʌ.

[illegible]

**¥ÀÁÛÈÉ:-**

aAA-É (1)gr e NzA ZA , PAögzA DZAA PEAOI PA , PAögrA 2006-07EÄ , Á° EA DAIAAIAI ' 'Apit zP e YPh'gAÁVÉ PÉ' A , AIAEÄ , gREAgA AIVÉADEAIEAB eAJ UÉ vgr ÁVZÉ F AIVÉADEAIAr PÉ' A , AIAEÄ , gREAgA AIAVÉ PEUAEQA AIAVÁy OUMUÉ vA' A . 25,000.00UMA ZEA , PÁAIA aAAdeqA aIAqPÁ aIAUD , KEAIAIEAB °Egr , ÁVgÁVZÉ

aAA-É (2)grè NzA AzA , PAögrA DzA+Zrè PE-A , aAAEA , gEAa gA AiEAdEAiAr PEAOI PIAZAI PE-A , aAAEA , gEAa gA  
 AiAÁVè PEUEKAPÀ ¥B AiAÁVèj UÉ , PAögrA BÄqA gA zEA PAAiA , 25.000.00UMEAß , 30.000.00UMÉ °EÁÑ DzA+  
 °Egr , Á ÁVgÁVzi

1. **ĀĀĒ** (3) **grē Nzā Āzā** 1. **PĀōgā** 2. **DzĀ+Zrē** 18-19Ē **Ā°** **Ē** - **PA** 2. **ĀĴōPē** "2250-00-103-5-08" **ĀĀĒĀ** **ĴrĒĀ** **ĴĀ** **AiĀĀV** **ōUKUē** **ĒrĀ** 100 **ZĒ** **Ā** **ĀĀiV/Ųj** **ō** **ĀgĀ** **AiĒĀdĒĀiĀr** **MzV** 1. **gĀ** **Ā** **°** 646.00 **@PĀKĀ** **CĒĀZĀĒZrē** **°** 300.00 **@PĀKĀ** **CĒĀZĀĒrĒB** **PĒĀ** **Ā** **ĀĀĒĀ** **ĴrĒĀ** **ĴĀ** **AiĀVē** **PĀĒĒqĀ** **AiĀV** **ōUKUē** «**ĀiĒĀV** **Ā** **CĒĀ** **Āw** **Ār**, **Ųj** **μVĀ** **ĀĀUĀ** **ĒEaUMĒB** **ōĒgĀ** 1. **DzĀ** 2. **Ā** **ĀVgĀVē**

[illegible]
$$DAI\ddot{A}P\ddot{A}DA, Z\ddot{A}\ll\ddot{O}P\ddot{A}Z\ddot{M}\ddot{O}E^{-}\ddot{A}S\ddot{E}E^a\ddot{O}\ddot{A}\ddot{Y}\ddot{A}\ddot{P}\ddot{E}\ddot{A}\ddot{I}\ddot{E}\ddot{A}\ddot{B}\ddot{Y}\ddot{I}^{2\ddot{A}^{\circ}1}, F\ddot{P}\ddot{I}\ddot{P}\ddot{A}q\ddot{A}\ddot{V}\ddot{E}Dz\ddot{A}^{21}Z\ddot{E}$$

ΠΑΘΩΝ ΔΕ ΔΥΣΙΔΕΙΝ ΤΗ ΑΓΟΡΑΙΩ ΕΚΤΑΣΕΙ ΤΗΣ ΚΑΤΑΛΟΓΟΥ

[illegible]

PE'A, a<sup>1</sup>IAEA, a<sup>1</sup>gEA<sup>a</sup>g<sup>a</sup>AvAU ZAgizA<sup>a</sup>li AilAvEPEUKE<sup>a</sup>PA AilAvAyOUKUEAUt<sup>a</sup>AV ¥<sup>1</sup> DyOP<sup>a</sup>u<sup>1</sup>oz DAil<sup>a</sup>AIIZP<sup>e</sup>  
-PA Z<sup>a</sup>q<sup>1</sup>OP<sup>e</sup> "2250-00-103-5-08 a<sup>1</sup>IAEA, a<sup>1</sup>gEA<sup>a</sup>g<sup>a</sup> AilAvAyOUKUE EGP<sup>a</sup> 100 ZE<sup>a</sup>PA<sup>a</sup>AI<sup>a</sup>¥<sup>1</sup> q<sup>1</sup>Ag<sup>a</sup> AilEAdEAIAR MZV, A<sup>1</sup>AU<sup>a</sup>A<sup>1</sup>  
CEAZAEPEAB o<sup>1</sup>EAZAtPE<sup>a</sup>IAAR «AilEAV<sup>1</sup>PE<sup>a</sup>PA DAilAP<sup>a</sup>IA, Z<sup>a</sup>«AO<sup>a</sup>PA Z<sup>a</sup>ME<sup>1</sup>E<sup>a</sup>AS<sup>e</sup>E<sup>a</sup>UE CE<sup>a</sup>Aw ARZ<sup>e</sup>

aAAZa<sup>a</sup>gZā DaiāPiā, zā«āPiā zWū E-āSī Eāgā °AvzPāiā F AiiāVūZūē .ASAcūzāVē CfōūMEāB D°āg<sup>1</sup>  
 YūPūMāPē YāPā UāiāEāB °Eg<sup>1</sup> PāPā PēUkēYāMāPāZāi

PÉ-Á, Á<sup>a</sup>ÁEÁ, Á<sup>b</sup>EÁ<sup>a</sup>Á ÁiÁVáPÉUVEÁÁ ÁiÁVáYÓUKUZEA PÁÁIÁPÁ ÁÄqA<sup>a</sup>Á PÁj VÁ F »AzÉ °Egr, Á ÁVZÍ , PÁÖgZÁ  
DzÁ+Á, ÁSÍPAE 102 ÁÁ© 2018 Ç EÁAP105-09-2018qÁ ÁÁÜB, ÁEÁiÁEÁ» ÁYÁÁiÁ-ÁVZÉ

PŁĘĆCI PŁĄGADNIA® GŁÓDZIENIE, AGA AŃNAU CAGŁO EPI

PEI. 01aAAvAAdA

PAÖqZÀ CÇÄÈ PÄAiÄÖZPÖ (¥)

PAZAAiA E<sup>-</sup>ASE(aAAAdqA-A)













ಪ್ರಕಟಿತ ಪರಿಶೀಲನಾ ಅಧಿಕಾರಿ, 5, 2019, 2 ಜುಲೈ 2000 ರಿಂದ 2001 ರ ವರೆಗೆ  
 ಪ್ರಕಟಿತ ಪರಿಶೀಲನಾ ಅಧಿಕಾರಿ, 5, 2019, 2 ಜುಲೈ 2000 ರಿಂದ 2001 ರ ವರೆಗೆ

PR-412

ಪ್ರಕಟಿತ ಪರಿಶೀಲನಾ ಅಧಿಕಾರಿ, 5, 2019, 2 ಜುಲೈ 2000 ರಿಂದ 2001 ರ ವರೆಗೆ

SC-10

JA. Dgt. 5/5/19

ಪ್ರಕಟಿತ ಪರಿಶೀಲನಾ ಅಧಿಕಾರಿ, 5, 2019, 2 ಜುಲೈ 2000 ರಿಂದ 2001 ರ ವರೆಗೆ

ಮಾನ್ಯ ಮಂತ್ರಿ, ಪರಿಸರ, ವನ್ಯಜೀವಿ ಮತ್ತು ಹವಾಮಾನ ಇಲಾಖೆ

## FOREST, ECOLOGY AND ENVIRONMENT SECRETARIAT

**Sub :** Transfer of forest clearance of Karadikolla Iron Ore Mines (ML No. 2487) in respect of diversion of 86.12 hectare of forest land in North-Eastern Block (NEB) Range, Karadikolla Village, Sandur Taluk, Ballari District Range, present FC lease holder M/s Lakshminarayan Mines Company to M/s MSPL Limited, Hosapet, the successful bidder in e-auction conducted by Mines and Geology Department – reg.

- Read :**
1. Letter No A5(1).MNG.CR.17/2017-18, Dated: 06-12-2018 of the Principal Chief Conservator of Forests (Head of Forest Force), Bengaluru.
  2. Letter No. FEE 57 FMM 2018, Dated: 27-03-2019 of the Government of Karnataka.
  3. Letter No. F.No. 8/39/2003-FC, Dated: 25-10-2019 of the Ministry of Environment, Forests and Climate Change, Government of India.

### Preamble :

The Principal Chief Conservator of Forests (Head of Forest Force), Bengaluru vide letter read at (1) above has submitted the proposal for the transfer of forest clearance of Karadikolla Iron Ore Mines (ML No. 2487) in respect of diversion of 86.12 hectare of forest land in North-Eastern Block (NEB) Range, Karadikolla Village, Sandur Taluk, Ballari District Range, present FC lease holder M/s Lakshminarayan Mines Company to M/s MSPL Limited, Hosapet, the successful bidder in e-auction conducted by Mines and Geology Department under section 2 of the Forest (Conservation) Act, 1980.

This proposal was sent to the Ministry of Environment, Forests and Climate Change, Government of India vide letter read at (2) above, by the Government of Karnataka with a recommendation to accord permission under the Forest (Conservation) Act, 1980.

The Government of India vide its letter read at (3) above has conveyed approval for the transfer of forest clearance of Karadikolla Iron Ore Mines (ML No. 2487) in respect of diversion of 86.12 hectare of forest land in North-Eastern Block (NEB) Range, Karadikolla Village, Sandur Taluk, Ballari District Range, present FC lease holder M/s Lakshminarayan Mines Company to M/s MSPL Limited, Hosapet, the successful bidder in e-auction conducted by Mines and Geology Department by stipulating certain conditions. Hence the following order.

### Government Order No. FEE 57 FMM 2018, Bengaluru, Dated: 12-11-2019.

In the circumstances as explained in the preamble above and after careful examination of the proposal in accordance with para 5.1, 5.2 and 5.5 of the Chapter 5 (Transfer/Re-diversion) of the Handbook of Comprehensive Guidelines of Forest (Conservation) Act, 1980 as issued by the Ministry of Environment, Forests and Climate Change, Government of India's letter No. 5-2/2017-FC, dated 28-03-2019, the Government conveys its approval for transfer of final forest clearance of Karadikolla Iron Ore Mines (ML No. 2487) 2003 from M/s Lakshminarayan Mines Company to M/s MSPL Limited, Hosapete in respect of diversion of 86.12 hectare (earlier diverted 105.22) of forest land in North-Eastern Block (NEB) Range, Karadikolla Village, Sandur Taluk, Ballari District, Karnataka, which was granted by the Ministry of Environment, Forests and Climate Change, Government of India's letter No. F.No. 8-39/2003-FC(Pt), dated: 7/8<sup>th</sup> July, 2003 subject to following conditions:

- (i) The legal status of forest land shall remain unchanged.
- (ii) Transfer of approval granted under the provisions of FCA, 1980 shall be in accordance of provisions prescribed in para 5.1 and 5.5 of the Chapter 5 of the Handbook of Comprehensive Guidelines issued by the Ministry of Environment, Forests and Climate Change, Government of India's letter No. 5-2/2017-FC, dated 28-03-2019.
- (iii) The new user agency shall be allowed to use the diverted forest land with same stipulation as prescribed in the approval granted to erstwhile User Agency.
- (iv) The new user agency shall be liable to inherit and pay all liabilities of erstwhile user agency, if any, before issue of transfer order by the State Government of Karnataka.
- (v) New user agency is bound to carry out CA as per stipulations of Stage – II approvals.
- (vi) The approval granted under the provisions of FCA, 1980 is **valid upto 20-05-2023**.
- (vii) The State Government shall ensure the approved R&R plan is implemented.
- (viii) Lease transfer charged @ 10% of the NPV or Rs. 1,00,000 (Rupees One lakh only) whichever is less will be realized from the new user agency and will be deposited in the account of CAMPA before execution/transfer of lease in favour of the new user agency.
- (ix) The new user agency shall pay the NPV as per the approval granted under FC Act, if not paid earlier. The new user agency shall also furnish an undertaking to pay the additional NPV, if so determined by the Hon'ble Supreme Court of India.
- (x) The State Government shall ensure complete compliance of the FRA, 2006, if not already done.
- (xi) The new user agency shall abide by all the conditions on which the forest land was leased to the original user agency.

- (xii) The new user agency shall abide by any other condition that may be stipulated, with the approval of competent authority, by the Central Government/Concerned Regional Office/State Government in future in the interest of conservation, protection and development of forests and wildlife.
- (xiii) The User Agency shall submit the annual self-compliance report in respect of the stipulated conditions to the State Government, concerned Regional Office and to the Ministry of Environment, Forests and Climate Change, Government of India by the end of March every year; and
- (xiv) The User Agency shall comply all the provisions of the all Acts, Rules, Regulations, Guidelines, Hon'ble Court Order(s) and National Green Tribunal Order(s) pertaining to this project, if any, for the time being in force, as applicable to the project.

PR-413

SC-100

By order and in the name of the Governor of Karnataka

**K. MANJUNATH**

Under Secretary to Government (I/c)

Forest, Ecology and Environment Department (Forest-C)

### MINORITY WELFARE, HAJ AND WAKF SECRETARIAT

**Sub:** Delegation of special powers to the District Wakf Registration of Wakf properties in the State-Orders regarding.

- Read:**
1. Karnataka Wakf Regulation 2010 as Amended Karnataka State Wakf (Amendment) Regulation 2013
  2. Letter No.KTW/09/ADM/10-11,d:19-10-2019 of the Chief Executive Officer, Karnataka State Board of Wakf, Bengaluru.

#### PREAMBLE:

The Chief Executive Officer Karnataka State Board of Wakf, Bengaluru in his letter read at (2) above has stated that there are 31,333 Wakf Institution and 41,291 Wakf Properties registered with the Karnataka State Board of Wakf. The process of registration of Wakf properties is very cumbersome and consumes lot of time. Due to it approximately more than 50,000 properties are not yet registered with Karnataka State Board of Auqaf. Earlier the Registration of Wakf properties which were under the ambit of the Wakf Board was delegated to the Additional Chief Executive Officer at the Head Office, Bengaluru vide order No.KBW/09/ADM/10-11, Dt:19-05-2016.

The Chief Executive Officer, Karnataka State Board of Wakf, Bengaluru has further stated that to simplify the process and to optimise the registration of Wakf properties, it is felt necessary to delegate the powers of registration of Wakf properties to the District Wakf Officers of the respective Districts in the State.

Secondly the Registration of Wakf properties involving apart from the individual Waqifs (donors) and also from various other Government Departments particularly the Revenue Department for Publication of Notification of registered Wakf properties in the Official Gazette as well as for making regular entries in the RTCs of the concerned jurisdictional area where the Wakf properties are registered.

Hence the Order,

#### GOVERNMENT ORDER NO: MWD 158 WES 2019, BENGALURU, DATED:08-11-2019

In view of the circumstances explained above Government is pleased to delegate special powers to the District Wakf Officers comes under the Karnataka State Board of Wakf for registration of Wakf properties in their jurisdiction of the State as per section 27 of the Wakf (Amendment) Act 2013 on the following terms and conditions.

1. The District Wakf Officer should make available the application for registration of Wakf as per section 36 of the Wakf Act 1995 as amended Wakf (Amendment) Act 2013. Form No.1 as per Regulation 21(1) (shown as Annexure-"A")
2. Issue Public Notice to the concerned Mutawallies as per Section 36 in Form No.2 as per Regulation 21(2) (shown as Annexure-"B").
3. Issue of Certificate of Registration in Form No. 3 as per Regulation 21 (3) (Shown as Annexure-"C").
4. These powers will not in any way effect the powers of Board under Section 40 of the Wakf Act 1995. In such cases the District Wakf Officer shall refer the matter to the Board in case, if any dispute arises with regard to the registration of Wakf.
5. The District Wakf Officer shall maintain a Register of Auqaf as required under Section 37 and to submit the certified copy of the entire file to the Board for record.
6. Once Registered as Wakf any addition /deletion /alteration/Corrigendum amendment to the Wakf registered properties shall be done only at Head Office by the Chief Executive Officer.
7. Entire process of the registration shall be completed within a period of two months.
8. The District Wakf Officer shall furnish the monthly statement of the Wakf properties registered to the Head Office in the format shown as Annexure-"D." The Chief Executive Officer shall publish the same in the Official Gazette every month and shall maintain combined Register of Wakf properties of the all the Districts.

This order is effective from the date of publication in the Official Gazette.

PR-420

SC-200

By Order and in the Name of the Governor of Karnataka

**Y.S. DALAWAI**

Deputy Secretary to Government,

Minority Welfare, Haj & Wakf Department.